| | Application No. | Applicant(s) | |
|---|--|---|--------------------|
| | 09/534,953 | BARR ET AL. | |
| Notice of Allowability | Examiner | Art Unit | |
| | Jennifer Kim | 1617 | |
| The MAILING DATE of this communication ap All claims being allowable, PROSECUTION ON THE MERITS herewith (or previously mailed), a Notice of Allowance (PTOL-6 NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT of the Office or upon petition by the applicant. See 37 CFR 1.3 | IS (OR REMAINS) CLOSED 85) or other appropriate commor RIGHTS. This application is | in this application. If not included nunication will be mailed in due course. | THIS initiative |
| 1. This communication is responsive to <u>March 5, 2004</u> . | | | |
| 2. The allowed claim(s) is/are <u>1-16 and 19-35</u> . | | | |
| 3. The drawings filed on are accepted by the Exam | iner. | | |
| 4. Acknowledgment is made of a claim for foreign priority a) All b) Some* c) None of the: 1. Certified copies of the priority documents have completed as a complete service of the priority documents have completed as a complete service of the priority documents have completed as a complete service of the priority documents have completed as a complete service of the priority documents have completed as a complete service of the priority documents have completed as a complete service of the priority documents have completed as a complete service of the priority documents have completed as a complete service of the priority documents have | ave been received. ave been received in Applicat documents have been received in Applicated to a communication to find the second of this application. bmitted. Note the attached Expires reason(s) why the oath must be submitted. berson's Patent Drawing Review. are's Amendment / Comment of the second of BIOLOGICAL MA | ion No ed in this national stage application from the a reply complying with the requirement (AMINER'S AMENDMENT or NOTICE (or declaration is deficient. ew (PTO-948) attached or in the Office action of the drawings in the front (not the back) of FR 1.121(d). | nts OF |
| Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-94) 3. Information Disclosure Statements (PTO-1449 or PTO/S Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Depos of Biological Material | 8) 6. Interview Paper No B/08), 7. Examiner | nformal Patent Application (PTO-152) Summary (PTO-413), ./Mail Date s Amendment/Comment s Statement of Reasons for Allowance | |
| | | Sreenivasan Padmanabhar Supervisory Examiner Art Unit 1617 | n |

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REASONS FOR ALLOWANCE

The following is an examiner's statement of reasons for allowance: The claims are allowable over the cited prior art because the prior art does not teach, disclose nor make obvious the claimed composition comprising an encapsulated capsaicin comprising an encapsulation agent for the capsaicin which consists of a colloidal oatmeal or a dipotassium glycyrrhizinate; and lauryl menthyl esters of amino acid; a light scattering element having a particle size up to 100nm and an oil based alcohol.

The cited prior art, LaHann teaches use of capsaicin on the skin to prevent or reduce dermal irritation caused by a particularly agent known as a thiglycolate depilatory. However, LaHann does not teach or suggest nor make obvious a composition comprising encapsulated capsaicin wherein the capsaicin is encapsulated with the specific encapsulating agents, which is a colloidal oatmeal or a dipotassium glycyrrhizinate.

The cited prior art, Fourman teaches the use of an arthritis lotion that makes a film and uses histamine dihydrochloride, capsaicin and menthol. However, Fourman does not teach or suggest the use of an encapsulated capsaicin.

The cited prior art, Isiwatari teaches the use of ultra-violet absorber as being compatible with various active agents including capsaicin. However, Isiwatari does not teach or suggest the use encapsulated capsaicin. The present invention is directed to use of capsaicin to promote a sense of "heat" into the joints of a patient by employing

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encapsulated capsaicin which helps to reduce "secondary burning effect by the capsaicin due to the sun rays" as on Page 4, lines 28-29 of the specification as filed.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer Kim whose telephone number is 571-272-0628. The examiner can normally be reached on Monday through Friday 6:30 am to 3 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sreenivasan Padmanabhan can be reached on 571-272-0629. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Sreenivasan Padmanabhan Supervisory Examiner Art Unit 1617

Jmk March 16, 2004